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14 County of Alameda and Alameda County Deputy
15 Sheriff Joshua Mayfield

16 UNITED STATES DISTRICT COURT
17 NORTHERN DISTRICT OF CALIFORNIA

18 JOSEPH P. CUVIELLO and DENIZ
19 BOLBOL, individually,

20 Plaintiffs,

21 v.

22 ROWELL RANCH RODEO, INC.;
23 HAYWARD AREA RECREATION AND
24 PARK DISTRICT; HAYWARD AREA
25 RECREATION AND PARK DISTRICT
26 PUBLIC SAFETY MANAGER/RANGER
27 KEVIN HART; ALAMEDA COUNTY
28 SHERIFF'S OFFICE; ALAMEDA COUNTY
and DOES 1 and 2, in their individual and
official capacities, jointly and severally,

Defendants.

Case No. 3:23-cv-01652-VC

THE PARTIES' JOINT EXHIBIT LIST

Action Filed: April 6, 2023
Trial Date: October 21, 2024

1 Plaintiffs Joseph P. Cuviello and Deniz Bolbol and Defendants the County of Alameda
2 and Deputy Sheriff Joshua Mayfield jointly submit the attached Exhibit List in this action.
3

4 Dated: October 1, 2024

FENNEMORE WENDEL

5 By: */s/ Marc Brainich*

6 William B. Rowell

7 Thiele R. Dunaway

Marc Brainich

8 Michele C. Kirrane

9 Attorneys for Defendants

County of Alameda and Alameda County

Deputy Sheriff Joshua Mayfield

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<u>Exhibit No.</u>	<u>Exhibit Description</u>	<u>Sponsoring Witness/Purpose</u>	<u>Identification No.</u>	<u>Objections</u>	<u>Response</u>	<u>Court</u>
Plaintiffs' Proposed Trial Exhibits						
1	Demonstrative of Free Speech Area	Deniz Bolbol/Liability	Dkt. 84-45	The parties have stipulated to this exhibit.		
2	Protest Sign 1	Joseph P. Cuviello/Liability	Dkt. 84-19	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent; Relevant to show protected activity	
3	Protest Sign 2	Deniz Bolbol/Liability	Dkt. 84-9	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent; Relevant to show protected activity	
4	Protest Banner	Joseph P. Cuviello/Liability	Dkt. 84-20	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent; Relevant to show protected activity	
5	Protest Leaflet	Cuviello Decl. ¶ 39; Bolbol Decl. ¶ 28	Dkt. 84-25	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent; Relevant to show protected activity	
6	Bolbol Video Clip 1, May 20, 2022	Deniz Bolbol/Liability	Dkt. 84-4			
7	Bolbol Video Clip 1, May 20, 2022	Deniz Bolbol/Liability	Dkt. 28-2			
8	Bolbol Video Clip 1, May 20, 2022	Deniz Bolbol/Liability	Dkt. 28-2			
9	Cuviello Video Clip 1, May 20, 2022	Joseph P. Cuviello/Liability	Dkt. 84-13, 84-14; 84-15			

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10	Cuviello Video Clip 2, May 20, 2022	Joseph P. Cuviello/Liability	Dkt. 84-16			
11	Event Register for Houts call to ACSO, May 20, 2022	Mayfield/Liability	Dkt. 84-38	The parties have stipulated to this exhibit.		
12	Declaration of Russell Fields	Russell Fields/Liability	Dkt. 39	Hearsay (FRE 802), irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show Plaintiff Cuviello's state of mind/intent and experience demonstrating at Rowell Rodeo Park	
13	Suppl. Declaration of Russell Fields	Russell Fields/Liability	Dkt. 43	Hearsay (FRE 802), irrelevant (FRE 401), and prejudicial (FRE 403)	Relevant to show Plaintiff Cuviello's state of mind/intent and experience demonstrating at Rowell Rodeo Park	
14	Mayfield Video Clip 1, 1st time approaching Plaintiffs	Mayfield/Liability	1757_x603994B1	The parties have stipulated to this exhibit		
15	Mayfield Video Clip 2, Mayfield with Hart approaching Plaintiffs	Mayfield/Liability	1808_x603994B1	The parties have stipulated to this exhibit		
16	Mayfield Video Clip 3, Mayfield talking to Hart and Houts	Mayfield/Liability	1822_x603994B1	The parties have stipulated to this exhibit		
17	Mayfield Video Clip 4, Mayfield telling M. Sage to stay out of roadway	Mayfield/Liability	1826_x603994B1	The parties have stipulated to this exhibit		

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18	Mayfield Video Clip 5, Plaintiffs demonstrating	Mayfield/Liability	1900_x603994B1	The parties have stipulated to this exhibit		
19	Mayfield Video Clip 6, Mayfield encounters with Plaintiffs at back entrance	Mayfield/Liability	1936_x603994B1	The parties have stipulated to this exhibit		
20	Laszuk Video Clip, Laszuk approaches Mayfield and Hart speaking	Laszuk/Liability	1810_x6039A6A9	The parties have stipulated to this exhibit		
21	Ramadas Video Clip	Ramadas/Liability	1900_x60A15126	The parties have stipulated to this exhibit		
22	Certified Transcript of plaintiffs' videos	Mayfield/Liability		The parties are working on a stipulated transcript.		
23	Certified Transcript of ACSO body cam videos	Mayfield/Liability		The parties are working on a stipulated transcript.		
24	ACSO Basic Course Workbook Series	Mayfield/Liability	ACSO Bates 0001-000277	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent (this is the subject of several MILS)	
25	ACSO Training Bulletins	Mayfield/Liability	ACSO Bates 000316-000329	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent (this is the subject of several MILS)	
26	ACSO PowerPoint Training Slides	Mayfield/Liability	ACSO Bates 000321-000341	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent (this is the subject of several MILS)	

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27	AlCo-Comm Team Email, May 8, 2022	Staysa/Liability	ACSO Bates 000293	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent (this is the subject of several MILS)	
28	Staysa Email, May 10, 2022	Staysa/Liability	ACSO Bates 000284			
29	Staysa Email, May 10, 2022	Staysa/Liability	ACSO Bates 00298-99			
30	Rickler Email, May 18, 2022	Staysa/Liability	ACSO Bates 000294	Irrelevant (FRE 401) and prejudicial (FRE 403)	Relevant to show state of mind/intent (this is the subject of several MILS)	
31	HARD Letter to Lu Vason, July 21, 1995	Joseph Cuvillo/Liability	Dkt. 84-24	Lacks authentication (FRE 901), hearsay (FRE 802), irrelevant (FRE 401), and prejudicial (FRE 403)	Relevant to show Plaintiff Cuvillo's state of mind/intent and experience demonstrating at Rowell Rodeo Park	
32	P. Cuvillo Email Exchange with HARD Manager P. McCreary, May 14, 2018	Joseph Cuvillo/Liability	Dkt. 84-23	Lacks authentication (FRE 901), hearsay (FRE 802), irrelevant (FRE 401), and prejudicial (FRE 403)	Relevant to show Plaintiff Cuvillo's state of mind/intent and experience demonstrating at Rowell Rodeo Park	

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County of Alameda and Dep. Mayfield's Proposed Trial Exhibits						
101	Plaintiffs' Photo from 5/20/22	Dep. Mayfield/Liability	Plaintiffs' Bate 0022	The parties have stipulated to this exhibit.		
102	Bolbol's entire video	Deniz Bolbol/Liability	Plaintiffs' Bate 0014	The parties have stipulated to this exhibit.		
103	Cuviello's entire video	Joseph Cuviello/Liability	Plaintiffs' Bate 0016	The parties have stipulated to this exhibit.		
104	Campbell Video from 5:57 pm - 5:59 pm	Dep. Campbell/Liability	1757_X603995M6	The parties have stipulated to this exhibit.		
105	Laszuk's Video from 5:58 pm - 5:59 pm	Dep. Laszuk/Liability	1758_X6039A6A9	The parties have stipulated to this exhibit.		
106	Laszuk's Video from 6:10 pm - 6:16 pm	Dep. Laszuk/Liability	1819_X6039A6A9	The parties have stipulated to this exhibit.		
107	Campbell Video from 6:20 pm - 6:22 pm	Dep. Campbell/Liability	1820_X603995M6	The parties have stipulated to this exhibit.		
108	Ramadas Video from 7:36 pm - 7:37	Dep. Sowmaya Ramada/Liability	1936_X60A15126	The parties have stipulated to this exhibit.		
109	Ramadas Video from 7:41 pm - 7:43 pm	Dep. Sowmaya Ramada/Liability	1941_X60A15126	The parties have stipulated to this exhibit.		
110	Mayfield Video at 7:56 pm	Dep. Mayfield/Liability	1956_X603994B1	The parties have stipulated to this exhibit.		
111	Audio of Gary Houts' call with ACSO dispatch	Dep. Mayfield/Liability	E2205075459725 DUBLIN CANYON-2 CALLS K.wma	The parties have stipulated to this exhibit.		
112	Audio of Mayfield's call with ACSO dispatch	Dep. Mayfield/Liability	E2205075459725 DUBLIN CANYON-2 CALLS K.wma	The parties have stipulated to this exhibit.		
113	Dep. Mayfield's 5/20/22 email	Dep. Mayfield/Liability	AlamedaCounty_B olbol_000287	The parties have stipulated to this exhibit.		